AD

NOV 1 9 2007

PTO/SB/21(09-06)
Approved for use through 03/31/2007. OMB 0651-0031
U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TRANSMITTAL
FORM

Application Number 10/722,796

Filing Date November 25, 2003

First Named Inventor Phui Qui Nguyen

Group Art Unit 1762

Examiner Name

E. Tsoy

Total Number of Pages in This Submission

10 Attorney Docket Number

FA1216 US NA

ENCLOSURES (check all that apply)

Fee Transmittal Form

Drawing(s)

After Allowance Communication to TC

ENCLOSURES (check all that apply)								
☐ Fee Transmittal Form		☐ Drawing(s)		☐ After Allowance Communication to TC				
☐ Fee Attached		☐ Licensing-related Papers		☐ Appeal Communication to Board of Appeals and Interferences				
☐ Amendment / Response		☐ Petition						
☐ After Final ☐ Affidavits/declaration(s)		Petition to Convert to a Provisional Application		☐ Proprietary Information				
☐ Extension of Time Request		Power of Attorney, Revocation Change of Correspondence Address		☐ Status Letter				
☐ Express Abandonment Request		☐ Terminal Disclaimer		☐ Other Enclosure(s) (please identify below):				
☐ Information Disclosure Statement		☐ Request for Refund		Certificate of Mailing				
Certified Copy of Priority Document(s)		CD, Number of CD(s)		Receipt Card				
Response to Missing Parts under 37 CFR 1.52 or 1.53		☐ Landscape Table on CD						
		Remarks						
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT								
Firm Name	Potter Anderson & Corroon LLP							
Signature Jeff Set								
Printed Name Jeffrey Safran		<i></i>						
Date November 15, 2007			Reg. No. 54,689	Reg. No. 54,689				
7	_							

CERTIFICATE OF TRANSMISSION/MAILING

I hereby certify that this correspondence is being sent via first class mail to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Mail Stop Appeal Brief - Patents, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below:

Typed or printed name	Ellen M. Godfrey		
Signature	Ellen M. Lodfry	Date	November 15, 2007

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time wil4 689y depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



Certificate of Mailing under 37 CFR 1.8

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to:

> Mail Stop Appeal Brief Patent Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

November 15, 2007 . Date

Ellen M. Godfrey

Typed or printed name of person signing Certificate

Each paper must have its own certificate of mailing, or this certificate must identify each Note: submitted paper.

Application No: 10/722,796 Filing Date: November 25, 2003 First Named Inventor: Phui Qui Nguyen

Title: Process for Multilayer Coating of Substrates

Attorney Docket: FA1216 US NA

Transmittal Form Reply Brief

Receipt Card



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re Application of:

NGUYEN ET AL.

CASE NO: FA1216 US NA

SERIAL NO: 10/722,796

GROUP ART UNIT: 1762

FILED: NOVEMBER 25, 2003

EXAMINER: E. TSOY

FOR: PROCESS FOR MULTILAYER

COATING OF SUBSTRATES

REPLY BRIEF

Mail Stop Appeal Brief Patents Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Pursuant to 37 C.F.R. § 41.41, the following is a Reply Brief filed in response to the Examiner's Answer mailed on November 1, 2007. Applicants note that this Reply Brief is essentially identical to the Reply Brief submitted on September 27, 2006, with changes only to page numbers of citations to the Examiner's Answer.

TABLE OF CONTENTS

I. STATUS OF CLAIMS	3
II. GROUNDS OF REJECTION TO BE REVIEWED ON APPEAL	3
III. ARGUMENT	3
A. RADICAL POLYMERIZATION IS NOT AN ACCEPTABLE CURING MECHANISM FOR MIZUTANI ET AL.	3
B. SILANOL GROUPS ARE NOT EQUIVALENT TO HYDROXYL GROUPS	4
C. THE PREAMBLE OF CLAIM 1 IS SIGNIFICANT TO THE INTERPRETATION OF THE CLAIM	
D. THE EXAMINER'S CALCULATIONS ARE INACCURATE	6
IV. SUMMARY	7

I. STATUS OF CLAIMS

Claims 1-6 and 8-9 stand rejected and are the subject of this Appeal.

Originally-filed Claims 7 and 10 have been canceled.

II. GROUNDS OF REJECTION TO BE REVIEWED ON APPEAL

Whether Claims 1, 3, and 5-6 are anticipated by Mizutani *et al.* (U.S. Patent No. 5,780,530) as evidenced by Wu *et al.* (U.S. Patent No. 6,039,872).

Whether Claims 1-6 and 9 are obvious under 35 U.S.C. § 103(a) in view of Mizutani et al. in further view of Wu et al.

Whether Claims 1-6 and 8-9 are obvious under 35 U.S.C. § 103(a) in view of Gaglani (U.S. Patent No. 5,312,943) in further view of Murase (U.S. Patent No. 4,246,368) in further view of Wu *et al.* in further view of Bergstrom *et al.* (U.S. Patent No. 6,384,125).

Whether Claims 1-6 and 8-9 are obvious under 35 U.S.C. § 103(a) in view of Maag *et al.* (U.S. Patent No. 6,333,077) in view of Gaglani in further view of Wu *et al.* in further view of Bergstrom *et al.*

III. ARGUMENT

A. RADICAL POLYMERIZATION IS NOT AN ACCEPTABLE CURING MECHANISM FOR MIZUTANI ET AL.

In Mizutani *et al.*, unsaturated groups are only introduced and used to chemically combine different polyols. C=C groups are disclosed only in connection with the silicon polyols and not for the other polyols. In other words, the unsaturated groups, if present in the silicon polyol at all, are reacted to prepare the final polyol binder and are *not* available for radical polymerization as a curing mechanism after application of the coating (*see* col. 6, lines 27-32). This result is further evidenced by Production Example 7 of Mizutani *et al.*, where a modified silicon polyol is prepared by incorporating C=C via maleic anhydride followed by polymerization with unsaturated monomers.

Wu *et al.*, whether used as evidence of Mizutani *et al.*'s disclosure or in combination with Mizutani *et al.*, cannot provide the necessary disclosure to support the Examiner's novelty or obviousness arguments. Proposed modifications to a

reference that "would render the prior art invention being modified unsatisfactory for its intended purpose, [provide] no suggestion or motivation to make the proposed modification." MPEP § 2143.01(V) (citing *In re Gordon*, 733 F.2d 200 (Fed. Cir. 1984)). As evidenced by Mizutani *et al.* itself, curing of the binder system does not occur by thermally-initiated radical polymerization, nor is it feasible. The presence of double bonds therein is only for the modification of silicone polyols prior to application/curing. The modification thus proposed by the Examiner in connection with Wu *et al.* produces an unsatisfactory result for Mizutani *et al.*, namely uncured coatings because of an infeasible curing mechanism.

B. SILANOL GROUPS ARE NOT EQUIVALENT TO HYDROXYL GROUPS

The Examiner's analysis of the nature of silanol and hydroxyl groups is flawed. The Examiner presumed that Applicants should have claimed that OH groups are linked to the backbone of the binder and not to a silicon atom. See Examiner's Answer, at pg. 17, 3rd ¶. When Applicants stated that these OH groups are non-reactive hydroxyl groups that are linked, for example, to the backbone of the binder, Applicants merely were explaining the difference between silanol and hydroxyl groups and were not arguing limitations that were not in the claims. On page 8, lines 12-17, of Applicants' specification, Applicants disclose that the hydroxyl groups can be introduced by reacting NCO groups still present in the binders with polyols, clearly showing that alcoholic hydroxy groups are introduced and not silanol groups. It is also explained that the additionally present hydroxyl groups have a catalytic action on moisture curing and can also react with the alkoxysilane groups under condensation, clearly indicating that separate hydroxyl groups must be present.

Citation of three patent applications (U.S. Patent Publication Nos. 2002/0174929, 2002/0140288, and 2004/0044114), all by owned by The Goodyear Tire & Rubber Co. ("Goodyear") and each defining the term silica as "having hydroxyl groups, e.g., silanol groups", is hardly the art recognition needed to demonstrate that those of ordinary skill equate hydroxyl groups to silanol groups. Terms in a patent application can be given any meaning so long as the "special meaning assigned to a term '[is] sufficiently clear in the specification that any departure from common usage

would be so understood by a person of experience in the field of the invention." MPEP § 2111.01 (quoting *Multiform Desiccants Inc. v. Medzam Ltd.*, 133 F.3d 1473, 1477 (Fed. Cir. 1998)). Applicants respectfully submit that defining silica as having hydroxyl groups is simply Goodyear's way of expressing a special meaning to the term silica. In no way, however, does such a definition fulfill the evidentiary burden needed to rebut Applicants' evidence, which includes peer-reviewed journal articles where such freedom with term definitions is subject to much higher scrutiny, and demonstrates the differences between a silanol group and a hydroxyl group.

Further, the phrase "silanol hydroxy group" in U.S. Patent Nos. 6,156,578, 4,093,600, 4,458,066, and 5,378,787 does not conflict with the general teaching in the art. It is clear in these references that hydrolyzable groups are meant and not hydroxyl groups.

Gaglani does not bolster the Examiner's *prima facie* case. The Examiner stated that

some amount of hydroxyl groups would be present in the resin oligomer [of Gaglani] since alkoxy groups bonded to silicon atoms would hydrolyze to *hydroxyl* groups bonded to silicon atoms (so called 'silanol' groups). Therefore, the presence of hydroxyl groups in the resin oligomer [of Gaglani] would obvious even without applying teaching of Bergstrom et al.

Examiner's Answer, at pg. 17, 4th ¶ (emphasis in original). This statement is also based on the wrong view of silanol groups. Furthermore, even if intermediate reaction stage alkoxy silane groups would be present parallel to not finally reacted silanol groups in the binder of Gaglani (what is only an assertion of the Examiner), the actual initial binder to be used in the coating composition of Gaglani *does not* contain parallel alkoxy silane groups *and* silanol groups.

C. THE PREAMBLE OF CLAIM 1 IS SIGNIFICANT TO THE INTERPRETATION OF THE CLAIM

The preamble of claim 1 sets forth a positive limitation that is necessary for the claim's definiteness. In the absence of the preamble, the beginning of claim 1 would read "[a] process . . . which comprises the steps of applying at least two coating layers and curing of the applied coatings" Without the phrase "for multilayer coating of vehicles and vehicle parts", there is no indication in the claim as to

what the at least two coating layers are applied and whether the at least two layers are multilayers or separate coatings. Because the phrase "for multi-layer coating of vehicles and vehicle parts" necessarily supplies such information, the phrase is not merely an intended use of the invention, but rather is required to fully and intrinsically set forth the invention.

D. THE EXAMINER'S CALCULATIONS ARE INACCURATE

In relation to the calculations in the carryover paragraph between pages 11-12 of the Examiner's Answer, Applicants note that these calculations are inaccurate. The mentioned sum formula $C_{41}N_4Si_3O_{18}H_{98}$ (formula 1a of Gaglani) has a molecular weight of 1018 (not 1158), resulting in a silicon content of 8.2% and C=C equivalent weight of 509. Further, the sum formula itself is incorrect; it should be $C_{53}N_4Si_3O_{20}H_{100}$, which has a molecular weight of 1196. The structure of Gaglani's formula 1a is reproduced below:

Applicants note that formula 1a does not contain hydroxyl groups. The resin of claim 1, however, requires hydroxyl groups ("wherein the resin has free-radically polymerizable olefinic double bonds, hydrolysable alkoxysilane groups, and hydroxyl groups"). Without such a disclosure in the cited references, the *prima facie* case of obviousness must fail.

At page 14, first paragraph, the Examiner misinterpreted Mizutani *et al.*'s alkoxysilyl equivalent weights. As stated in Mizutani *et al.*, "[t]he proportion of the alkoxysilane monomer is such that the resulting copolymer has an alkoxysilyl

equivalent weight *greater than* 650, preferably *greater than* 900, and most preferably about 1500" (col. 4, lines 3-6; emphasis added). The terms "greater than 650" and "greater than 900" necessarily mean that alkoxysilyl equivalent weight can be any value more than 650 or 900, including more than 1500. The term "most preferably about 1500" only sets forth a preferred alkoxysilyl equivalent weight and in no way limits the equivalent weight to a less than or equal to 1500. Thus, the Examiner's analysis at page 14, first paragraph, is invalid.

Further, the presumptions regarding the same equivalent weight ranges of C=C and alkoxysilane groups was not proven by the Examiner. For example, assuming an alkoxysilyl equivalent weight of 1500, 1500 g relate to one alkoxysilane group, which thus has a 1.8% silicon content. At column 6, lines 33-35, of Mizutani *et al.*, it is disclosed that the silicon polyol and the other polyol resin are combined in weight proportions of 3-70 parts silicon polyol and 97-30 parts other polyol resin. Such a combination results in a maximum of 1.26% silicon based on total amount of polyols. Further, Mizutani *et al.* require curing agents, which are used in a weight ratio of about 2:1 to 3:1 polyols to curing agent according to the examples therein. Considering the total resin solids of polyols plus curing agents, the silicon content must be below 1%, which is outside of Applicants' 1-10% claimed silicon content range, based on total resin solids content.

IV. SUMMARY

In regards to the remainder of the Examiner's assertions in the Examiner's Answer, Applicants incorporate by reference the Appeal Brief and Supplemental Appeal Brief in their entireties.

For the reasons set forth above and in the Appeal Brief and Supplemental Appeal Brief, the Board of Patent Appeals and Interferences is respectfully requested to reverse the final rejection of pending claims 1-6 and 8-9 and indicate allowability of claims.

¹ Because the term is "greater than 600", in theory, the equivalent weight value has no limit; that is, it is infinite.

Dated: November 15, 200

Respectfully submitted,

Hilmar L. Fricke

Attorney for Applicants

Reg. No.: 22,384

Telephone: (302) 984-6058 Facsimile: (302) 658-1192

Respectfully submitted,

By:__

Jeffrey B./Safran Attorney for Applicants

Reg. No.: 54,689

Telephone: (302) 984-6132 Facsimile: (302) 658-1192